THE UNITED STATES OF AMERICA

* No. 19-cr-358

VS.

*

JASON MUZZICATO,

*

Defendant

-2-

MOTION FOR CONTINUANCE

TO THE HONORABLE JUDGES OF SAID COURT:

AND NOW, comes the Defendant, Jason Muzzicato, by and through the undersigned counsel, John J. Waldron, Esquire, and requests this continuance in the above-captioned matter and states in support thereof:

- Mr. Muzzicato is presently under indictment for charges filed on June 25, 2019.
- Mr. Muzzicato is presently scheduled to begin Trial on Monday,
 Monday, November 4, 2019.
- 3. Working on a plea agreement.
- 4. And a question has come up pertaining to the case and case agent is investigating the question. Both sides will need additional time to investigate the question.
- 5. Assistant United States Attorney John Gallagher is unopposed to this continuance request.

WHEREFORE, it is respectfully requested that Mr. Muzzicato's Trial date of Monday, November 4, 2019 be continued by this Honorable Court.

RESPECTFULLY SUBMITTED:

/S/ John J. Waldron, Esquire I.D. # 36853 HUBER AND WALDRON 535 Hamilton Mall, Suite 102 Allentown, Pennsylvania 18101 (610)435-9790

THE UNITED STATES OF AMERICA

* No. 19-cr-00358

VS.

*

JASON MUZZICATO,

*

Defendant

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CERTIFICATE OF SERVICE

I, John J. Waldron, Esquire, do hereby certify that on November 4, 2019, I have mailed a true and correct copy of the Motion for Continuance on behalf of the Defendant, Jason Muzzicato, by First Class United States Mail upon:

John M. Gallagher, Esquire Assistant United States Attorney Eastern District of Pennsylvania 504 Hamilton Street Allentown, PA 18101

> _S/John J. Waldron, Esquire I.D. #: 36853 HUBER AND WALDRON 535 Hamilton Mall, Suite 102 Allentown, Pennsylvania 18101 (610)435-9790

THE UNITED STATES OF AMERICA	*
	* No. 19cr-00358
vs.	*
	*
JASON MUZZICATO,	*
	*
Defendant	*
<u>ORD</u>	<u>ER</u>
AND NOW, this day of	, 2019 it is hereby Ordered and Decreed
that the Trial in the above-captioned matter cu	urrently scheduled for November 4, 2019, is
continued and is rescheduled for the day of _	, 20 at
a.m./p.m.	
BY THE CO	OURT:

The Honorable Joseph F. Leeson, Jr.

THE UNITED STATES OF AMERICA

	* No. 19-cr-358
VS.	*
	*
JASON MUZZICATO,	*
,	*
Defendant	*
under the Speedy Trial Act and my right to a Constitution. I do not oppose a continuance and agree that the ends of justice served by a and myself in a speedy trial. I understand the continue and the new trial date to be set by the time within which my trial must commentative delay will not deprive me of my speedy the continue and the new trial must comment this delay will not deprive me of my speedy to the continue and the new trial must comment this delay will not deprive me of my speedy to the continuation.	he Court will be excluded for purposes of computing the under the Speedy Trial Act, and I also agree that
Witness Signature	Defendant Signature
	Date

Defendant

I, Jason Muzzicato, (Defendant), have consulted with my counsel concerning my right under the Speedy Trial Act and my right to a speedy trial under the Sixth Amendment to the U.S. Constitution. I do not oppose a continuance of my trial, now scheduled for September 23, 2019, and agree that the ends of justice served by a continuance outweigh the best interest of the public and myself in a speedy trial. I understand that the time between the filing of a Motion to continue and the new trial date to be set by the Court will be excluded for purposes of computing the time within which my trial must commence under the Speedy Trial Act, and I also agree that this delay will not deprive me of my speedy trial rights under the Sixth Amendment. I understand that if I do not wish to sign this document, the Court will hold a hearing at which I will be present.

Witness Signature

Defendant Signature

Date